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OF COUNSEL

February 18, 2014

Via ECF

Magistrate Judge William D. Wall 100 Federal Plaza Central Islip, New York 11722-9014

Re: Gerardo Orozco, Luis Garcia, and Manual

Antonio Marquez Cruz

v. Andel's Delicatessen and Appetizing, Inc., Randy Geschwind and Jonathan Geschwind

Civil Action No.: 14-CV-00664

Dear Honorable Sir:

This office has been retained by each of the defendants in the above captioned matter. Currently, the defendants' time to answer the Complaint expires February 25, 2014.

I have discussed the case with Plaintiffs' counsel, Austin Graff. Mr. Graff has consented to an extension of time to answer or move against the Complaint up to and including the 28th day of March, 2014. Mr. Graff and I have executed a stipulation incorporating our agreement, a copy of which is annexed hereto.

On behalf of the defendants, I respectfully request that the defendants' time to answer or move against the Complaint be extended to the 28th day of March, 2014.

Respectfully submitted,

SHS/st

Cc: Austin Graff, Esq.

Cc. Clients

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UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

GERARDO OROZCO, LUIS GARCIA, and MANUEL ANTONIO MARQUEZ CRUZ,

Civil Action No.: 14-CV-00664

Plaintiffs

-against-

STIPULATION EXTENDING TIME TO ANSWER

ANDEL'S DELICATESSEN AND APPETIZING, INC., RANDY GESCHWIND, and JONATHAN GESCHWIND,

Defendants

IT IS HEREBY STIPULATED AND AGREED, by and between the attorneys for the Plaintiffs and the Defendants, Andel's Delicatessen and Appetizing, Inc., Randy Geschwind and Jonathan Geschwind, that that time in which the Defendants have to answer or otherwise move against the Summons and Complaint is extended up to and including the 28th day of March, 2014.

In consideration of extending their time to answer or move against the Summons and Complaint, the Defendants waive all jurisdictional defenses as to the service of the Summons and Complaint.

A photocopy or facsimile of this Stipulation shall be deemed an original for all purposes.

This Stipulation may be filed with the Court without further notice.

Dated: February 18, 2014

The Scher Law Farm, LIP

By: Austin Graff, Esq. (AG-0096)

Attorneys for Plaintiffs

One Old Country Road, Suite 385 Carle Place, New York 11514

(516) 746-5040

Steven H. Sewell P.C.

By: Steven H. Sewell, Esq. (SS-5562)

Attorney for Defendants 675 Old Country Road Westbury, New York 11590

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